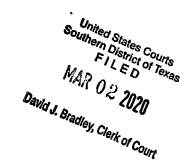
## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS GALVESTON DIVISION



Federal Trade Commission,	
Plaintiff,	Civil Action No. 3:19-cv-00160
v.	Magistrate Judge Andrew M. Edison
iBackPack of Texas, LLC, et al.,	MOTION FOR EXTENSION OF
Defendants.	TIME TO ANSWER

Defendant(s) iBackPack of Texas, LLC et. al, pro se respectfully request an order granting defendants an additional 7 days in which to respond to the Plaintiff's request for summary judgment. We understand such a request is set by Rule 12 of the Federal Rules of Civil Procedure.

I have spoken to Mr.	Hanks and Mr.	Roy with the	FTC and they	do not object.

Sincerely,

/s/ Douglas Monahan	February 26, 2020	
Douglas Monahan, Defendant, pro se	•	Date

## **CERTIFICATE OF SERVICE**

I, Douglas Monahan, attorney pro-se, hereby certify that on February 26, 2020, I caused to be served true copies to the following counsel for Plaintiff of the Answer to the FTC Complaint by email.

Attorneys for Defendant Doug Monahan

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:

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Defendant Attorney Pro Se
/s/ Douglas Monahan
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February 26, 2020

## William Bostic Case Manager for Judge Edison

United States Courthouse 601 Rosenberg, Room 411 Galveston, TX 77550

Or by email: galveston\_cm@txs.uscourts.gov

Dear Mr. Bostic:

I would greatly appreciate it if you would file my request for an enlargement of time for me to respond to the FTC request for summary judgment.

Sincerely,

Doug Monahan Attorney pro-se